TERMS AND CONDITIONS

- ORDER. By signing this Order (or b' receipt of this as a confirmation of a telephone
 - order without written cancellation wit in 15 days of mailing) you make a binding order in which you apply and agree it pay for your advertising. We, L.M. Berry and Company, agree to accept your adve tising upon its publication in the directory. We also reserve the right to require payn ant in advance as a condition of publication,
- publication of the foreign directory.

PAYMENT. Unless payment in advarious its required, you agree to pay for your advertising (the litring or other adver and order on the Directory Advertising Order — Detailed Confirmation(s) and any assistance printing orders) at the monthly rate indicated on the Directory Advertising Order Summary, plus any applicable taxes, in accordance with the billing terms of the Telaphone Company or by L.M. Berry and Company upon publication of the directory (the alphabetical or classified directory(lee) referred to on this order funding publication of the next time of Rates for foreign directory advertising (advertising in a directory other than the order of directory) are subject to char be and will be those in effect at the time of primary directory) are subject to char ye and will be those in effect at the time of

If the life of the directory cycle is eith ir chortened or externized, the edventiser agrees to pay the adjusted amount due for a vertising charges based on the shortened or extended period. Any adjusted amount will be billed or credited to the advertiser, by either the telephone company or L.M. Berry and Company as soon as reasonably

Billing Terms (BT)

- leave Billing annual amount a directory base (12 x monthly rate)
- Installment Billing Installment of 1/4 of annual amount at 90, 60, 60 and 120

If the life of the directory cycle is either shortened or extended, the advertiser agrees to pay the adjusted amount due for at verticing changes based on the shortened or extended period. Any adjusted amount will be billed or credited to the advertiser, by either the telephone company or L.M. Berry and Company as soon as reasonably

- TELEPHONE SERVICE. Disconnect on rearrangement, transfer or reassignment of telephone numbers or service activity intitated by advertiser associated with the directory advertising contained hereit after the date horsel, may result in the ornisation or cancellation of this adver etng. The advertiser assumes the risk of such
- DEFAULT. If you do not pay for your adventsing as billed, we may declare the remaining amount payable in full and office a late charge of the maximum rate allowed by state law until paid. Your so agree to pay any atomey's fees and costs which we may incur in collecting any; apaid amount. If more than one applicant requests advertising under this order, si will be jointly and severally liable for all amounts due.
- SUBSEQUENT DIRECTORIES. You advertising will be published in each tesus of the directory subsequent to that referr d to on the Directory Adventising Order The directory subsequent to stat retert of to on the Directory Adventising Under Summary until canceled in writing by lither party 15 days prior to the close date for succeptance of advertising. You will be notified in writing in advance of any change in the advertising rates for such subsequent and issues. You will be deemed to have accepted the new rate, if we have not ecceived written cancellation within 15 days of
- ASSIGNMENT. You may not accident our obligations under this agreement by brancher of your telephone services or itherwise without our prior written consent. The change of disconnection of a pho e number in an advertisement does not release the advertiser from its obligations as sel forth herein.

- ADVERTISING CONTENT. You have sole responsibility for the content of your advertising and warrant that: (1) you are authorized to sell at products or services advertised and to use any information or depiction in your advertising; (2) you have the right to use any trademarks, service marks or tradenames in your advertising; and (3) your advertising complies with all applicable laws or regulations, including, for example, licensing requirements and administrative or professional rules and for example, floorating requirements and administrative or professional rules and regulations. You agree to indemnify us, any authorized sales agent and the Telephone Company as to any attorney's fees, expenses, losses or darmages which we may sustain by publishing your advertising. We reserve the right but do not accept any obligation, to reject or revise your advertising at our option it we have, or receive, any objection concerning your right to adventise as submitted.
- COPYRIGHT. You assume responsibility for the registration and protection of any copyright you may have in your own advertising and license to us the right to copy from your advertising. You grant to us a nonexclusive license to reproduce your advertising in the directory and other publications, including electronic publications, and to create derivative works from your advertising. As to advertising which we prepare for you and any derivative work which we may prepare from your advertising, you admoved that we retain all right, title and interest, including the copyright, in the same. You must obtain our prior written consent to reproduce our copyrighted work, to have it reproduced by others, or to use our name or marks in any way
- LIMITATION OF LIABILITY. You understand and agree that (1) alternative and LIMITATION OF LIABILITY. You understand and agree that (1) alternative and compating advertising media are available to you; (2) occasional errors or ordissions in advertising may occur in our directories and cannot be corrected until the next issue; (3) any potential harm from an error or ordisplon is specufative in nature; (4) we cannot offer advertising at rates which reflect its value to each advertiser; and (5) we assume no responsibility other than that confained in these larms and conditions.

THEREFORE, FOR MUITUAL CONSIDERATION, YOU AGREE THAT ANY THEFEPORE, FOR MUTUAL CONSIDERATION, YOU AGREE THAT ANY LIABILITY WHICH WE MAY HAVE DUE TO ERRORS OR OMISSIONS IN YOUR ADVERTISING SHALL NOT EXCEED THE AMOUNT OF CHARGES FOR THE ADVERTISING IN WHICH THE ERROR OR OMISSION OCCURRED. OUR LIABILITY SHALL BE DISCHARGED BY ABATEMENT OF THE ADVERTISING CHARGES FOR ANY COMPLETE OMISSION, OR BY REDUCTION OF YOUR CHARGES FOR ANY FEROR IN PROPERTION TO ANY REDUCTION OF THE CHARGES FOR ANY ERROR IN PROPORTION TO ANY REDUCTION OF THE VALUE OF THE ADVERTISING DUE TO THE ERROR

THIS LIMITATION OF LIABILITY APPLIES TO US, ANY AUTHORIZED SALES AGENT. THE TELEPHONE COMPANY OR PUBLISHER, ANY EMPLOYEES, AND ANY OF OUR AFFILIATED COMPANIES. IT APPLIES TO CLAIMS IN CONTRACT, TORT, STRICT LIABILITY OR OTHERWISE AND TO ANY LOSS OF BUSINESS PROFITS OR ADDITIONAL ADVERTISING COSTS INCURRED. IT ALSO APPLIES TO ANY SPECIAL INCIDENTAL OR CONSEQUENTIAL DAMAGES AND TO ANY CLAIM AGAINST YOU BY ANY THIRD PARTY REGARDING YOUR ACVERTISING. IT IS AGREED THAT YOUR ADVERTISING IS INTENDED ONLY FOR YOUR OWN BENEFIT AND ANY BENEFIT TO OTHERS IS MERELY INCIDENTAL.

ANY LIABILITY DUE TO ERRORS OR OMISSIONS IN ANY FREE ADVERTISING OR IN THE ADVERTISING OF OTHERS WHICH MAY AFFECT YOU IS LIMITED TO, AND OUR OBLIGATIONS ARE DISCHARGED BY, CORRECTION OF THE ERROR OR OMISSION IN THE NEXT ISSUE OF THE DIRECTORY AFTER

The above is in lieu of any other express or implied warranties including any warranties of MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

- ENTIRE AGREEMENT. This order, if accepted by us, any associated printing orders, and the terms of any accordated spenial offenings are our entire agreement with you. We will not be bound by any other agreement or representation, such as the location of your advertising within a heading, the nature of other's advertising or changes which you may later request in your advertising.
- SPECIAL OFFERINGS. We may offer you the opportunity to advertise on epecial pages, covers, spines and other spaces of similed availability ("Special Offerings").
 Peragraph 5 above shall not apply to Special Offerings. Advertising in Special Offerings, if accepted by us, may provide you the option to renew your Special Offering at the renewal rate than in effect. You may accept such an offer within 15 days from the date on which we send you notice thereof. As indicated in Paragraph 6 above, the change or disconnection of a phone number in any Special Offening does not release the advantser from its collections for the payment of any related

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Date:	
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